WESTERMAN BALL EDERER MILLER ZUCKER & SHARFSTEIN, LLP 1201 RXR Plaza Uniondale, New York 11556 (516) 622-9200 Thomas A. Draghi, Esq.

Counsel to Big Geyser, Inc.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK	
In re:	Chapter 11 Case No.: 19-72701-las
RAM Distribution Group LLC,	Case 110 17-72701-1as
Debtor.	
X	

NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF PAPERS BY WESTERMAN BALL EDERER MILLER ZUCKER & SHARFSTEIN, LLP AS COUNSEL TO BIG GEYSER, INC.

PLEASE TAKE NOTICE that Westerman Ball Ederer Miller Zucker & Sharfstein, LLP "WBEMZS") hereby appears as attorneys for Big Geyser, Inc. (the "Creditor"). Pursuant to Rules 2002, 9007 and 9010(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), request is hereby made that all pleadings of any kind, including, without limitation, notices, motions, complaints, and orders, whether written or oral, formal or informal, however transmitted, whether by mail, hand delivery, telephone, telegraph, telex or otherwise filed or made, related in any way to the debtor, the debtor's property or estate, given or required to be given in this case, and all papers served or required to be served in this case, be given to and served upon WBEMZS at the office, address and telephone number set forth below, and that WBEMZS's name be added to the mailing matrix on file with the Clerk of the Bankruptcy Court as follows:

WESTERMAN BALL EDERER MILLER ZUCKER & SHARFSTEIN, LLP

1201 RXR Plaza

Uniondale, New York 11556

Attn.: Thomas A. Draghi, Esq.

E-mail: tdraghi@westermanllp.com Telephone No.: (516) 622-9200

Facsimile No.: (516) 622-9212

PLEASE TAKE FURTHER NOTICE that the foregoing request applies to and includes

not only the notices and papers referenced in the Bankruptcy Rules specified above, but also

includes, without limitation, all orders and notices of any applications, motions, petitions, pleadings,

requests, complaints, or demands, whether formal or informal, whether transmitted or conveyed by

mail, delivery, telephone, facsimile transmission, electronic mail, telex or otherwise, which affects,

or seeks to affect, or may potentially affect in any way, the referenced debtor or the bankruptcy

estate or any property or proceeds in which the referenced debtor or the bankruptcy estate may

claim an interest. Request is further made hereby that in addition to any method of service required

by court order in this case, all documents be served upon WBEMZS by regular mail or other hard

copy delivery, such as federal express or other overnight courier.

This notice of appearance shall not be interpreted as, or deemed to be, a consent to

electronic service or notice by electronic transmission in this case and, the Creditor and WBEMZS

expressly do not consent to such service unless permitted by Court Order. If, at any time, the

Creditor determines to receive electronic service of documents or notice by electronic transmission

in this case, it will make the appropriate request in writing in accordance with Bankruptcy Rule

9036.

PLEASE TAKE FURTHER NOTICE that neither this Notice of Appearance and Request

for Service of Papers ("Notice") nor any later appearance, pleading, proof of claim, claim or suit

2

Case 8-19-72701-las Doc 34 Filed 04/30/19 Entered 04/30/19 11:30:20

shall constitute, or be construed as, a waiver of the Creditor's rights: (a) to have final orders in non-

core matters entered only after de novo review by a District Judge, (b) to trial by jury in any

proceeding so triable in this case or any case, controversy, or proceeding related to this case, (c) to

have the District Court withdraw the reference in any matter subject to mandatory or discretionary

withdrawal, (d) to object to the jurisdiction of this Bankruptcy Court for any purpose other than

with respect to this Notice, (e) to make an election of remedy, (f) to receive notice and service of

hard copies or "paper" documents, as compared to electronic service, (g) or any other rights, claims,

actions, defenses, setoffs, or recoupments as appropriate, to which the Creditor is or may be

entitled, in law or in equity, under any agreements, all of which rights, claims, actions, defenses,

setoffs, and recoupments are expressly reserved by the Creditor.

Dated: Uniondale, New York April 30, 2019

> WESTERMAN BALL EDERER MILLER **ZUCKER & SHARFSTEIN, LLP**

By: /s/ Thomas A. Draghi

Thomas A. Draghi, Esq.

1201 RXR Plaza

Uniondale, New York 11556

(516) 622-9200

Counsel to Big Geyser, Inc.

01996453.DOCX

3